COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 6-52

"Militia Exemption Amendment Act of 1985".

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, P. L. 93-198, "the Act", the Council of the District of Columbia adopted Bill No. 6-66 on first and second readings, September 10, 1985, and September 24, 1985, respectively. Following the signature of the Mayor on September 30, 1985, this legislation was assigned Act No. 6-75, published in the October 11, 1985, edition of the $\frac{D.C.}{Color Register}$, (Vol. 32 page 5690) and transmitted to Congress on October 3, 1985 for a 30-day review, in accordance with Section 602 (c)(1) of the Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional Review Period has expired, and therefore, cites this enactment as D.C. Law 6-52, effective November 19, 1985.

LOAVID A. CLARKE

Chairman of the Council

Dates Counted During the 30-day Congressional Review Period:

October 3,4,7,8,9,10,11,16,17,18,21,22,23,24,25,28,29,30,

November 1,4,5,6,7,8,12,13,14,15,18

6-75

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

To amend An act to provide for the organization of the militia of the District of Columbia to modify the exemption from serving in the militia.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA,
That this act may be cited as the "Militia Exemption
Amendment Act of 1985".

- Sec. 2. An act to provide for the organization of the militia of the District of Columbia, approved March 1, 1889 (25 Stat. 772; D.C. Code, sec. 39-101 et seq.), is amended as follows:
- (a) Section 2 (D.C. Code, sec. 39-102) is amended by

 Striking the phrase "; members of the paid police and fire (1986 supp.)

 D.C. Code, sec. 39-102

 (1986 supp.)
- (b) Section 4 (D.C. Code, sec. 39-104) is amended to read as follows:

D.C. Code, sec. 39-104 (1986 supp.)

"The enrolled militia shall not be subject to any duty except when called into the service of the United States, or to aid the civil authorities in the execution of the laws or suppression of riots. However, if the enrolled militia is called to aid the civil authorities, who already have activated, or will concomitantly activate, the police and fire departments, no member of these departments shall be

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subject to duty in the militia. Also, if the enrolled 11 1985 militia is called into service of the United States, the chief of the police department and the chief of the fire department shall be entitled to have exempted from call in the militia minimum personnel considered necessary to ensure continued, reasonable police and fire services to the citizens of the District of Columbia.".

Sec. 3. This act shall take effect after a 30-day period of Congressional review following approval by the Mayor (or in the event of veto by the Mayor, action by the Council of the District of Columbia to override the veto) as provided in section 602(c)(1) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (87 Stat. 813; D.C. Code, sec. 1-233(c)(1)).

> an Chairman

Council of the District of Columbia

District of Columbia

APPROVED: September 30, 1985

Introduced as Bill 6-66 on January 16, 1985 by Councilmember Winter.

FIRST READING: 9-10-85; Adopted by unanimous

voice vote; Winter and

Wilson absent.

FINAL READING: 9-24-85; Adopted by unanimous

voice vote; all present.

Transmitted to the Mayor: September 25, 1985